

QUEENS COUNTY DISTRICT ATTORNEY 125-01 QUEENS BOULEVARD KEW GARDENS, NEW YORK 11415-1568

1WWW. QUEENSDA.ORG 718.286.6000

1The following information is provided pursuant to the People's obligations under CPL §245.20(k) and is obtained from the files of the Queens County District Attorney's Office as well as from data maintained by the New York City Police Department. Additionally, in a spirit of full disclosure consistent with our obligations under CPL §§245.20(7) and 245.55, additional material obtained from non-law enforcement sources may also be included below. The fact that this additional information is hereby disclosed is not to be taken as a concession that its disclosure is compelled under CPL Article 245.

The information below pertains to **MOS Domingo Aviles Tax No. 921940** whom the People intend to call as a witness in the above captioned hearing/trial:

1Civil Litigation:

THE ABOVE MOS WAS LISTED AS A DEFENDANT IN THE FOLLOWING CIVIL LAWSUITS:

MENDEZ, JIM VS CITY OF NEW YORK, ET AL., INDEX NO. 08CV04872, SDNY

NYPD Disciplinary Information:

THE PEOPLE ARE UNAWARE OF ANY SUBSTANTIATED, UNSUBSTANTIATED, OR PENDING NYPD DISCIPLINARY ALLEGATIONS, OR LAB NON-CONFORMANCES AGAINST THIS OFFICER.

<u>Civilian Complaint Review Board Disciplinary Information:</u>

FOR CCRB DISCIPLINARY INFORMATION SEE THIS OFFICER'S SEPARATELY PROVIDED CCRB DOCUMENT WHICH DISCLOSES ANY CCRB INFORMATION THE PEOPLE HAVE ON SUBSTANTIATED, UNSUBSTANTIATED, PENDING, AND OTHER MISCONDUCT NOTED (OMN) ALLEGATIONS. NOTE, OMN ALLEGATIONS DENOTE POTENTIAL MISCONDUCT OF WHICH CCRB DID NOT HAVE JURISDICTION OVER.

Please note, additional information regarding lawsuits may be available from a variety of public data bases including https://www1.nyc.gov/site/law/public-resources/nyc-administrative-code-7-114.page, https://pacer.uscourts.gov/, https://pacer.uscourts.gov/, https://pacer.uscourts.gov/, https://apps.courts.state.ny.us/nyscef/Login; additional CCRB information may be available at https://nypdonline.org/link/2.

The People reserve the right to move in *limine* to preclude or limit reference to this information in any further proceedings in this prosecution.

Melinda Katz District Attorney Queens County